TENNESSEE STATE BOARD OF EQUALIZATION ASSESSMENT APPEALS COMMISSION

IN RE:	Charles Ransom)
	District D1, Block 35, Parcel 484) Shelby
	Residential Property) County
	Tax Year 2004)

WITHDRAWAL ORDER OF DISMISSAL

As evidenced by a paper writing which is made part of this file, the taxpayer has withdrawn its appeal of the initial decision and order of the administrative judge. It is therefore ORDERED that this appeal is dismissed and the initial decision and order is affirmed.

This Order is subject to:

- Reconsideration by the Commission, in the Commission's discretion.
 Reconsideration must be requested in writing, stating specific grounds for relief and the request must be filed with the Executive Secretary of the State Board within fifteen (15) days from the date of this order.
- Review by the State Board of Equalization, in the Board's discretion. This review
 must be requested in writing, state specific grounds for relief and be filed with the
 Executive Secretary of the State Board within fifteen (15) days from the date of this
 order.
- Review by the Chancery Court of the county where the property is located or
 other county as provided by law, filed within sixty (60) days from the date of the
 official assessment certificate, which will be issued when this matter has become
 final.

Requests for stay of effectiveness will not be accepted.

DATED: May 18, 2006

Presiding Member Lytoupeum

ATTEST:

Kelsie Jones, Executive Secretary

State Board of Equalization

cc: Mr. Charles Ransom

Ms. Rita Clark, Assessor of Property

Ms. Tameaka Stanton-Riley, Shelby County Appeals Manager